

1 Name: Denise Elizabeth

2 Address: c/o 622 S. Broadway, #5

3 Redondo Beach, California

4 Phone: n/a

5 Fax: n/a

6 In Pro Per

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8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**

10 Denise Elizabeth

CASE NUMBER:

11 CV12-7719-CAS(VBKx)

12 Plaintiff

13 v.

14 Timothy Franz GEITHNER & Selvi STANISLAUS

15 NOTICE for Cause

16 Defendant(s).

17 Refusal for Cause letter from Jones C. Hughes
18 dated November 13, 2012.

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Denise Elizabeth
30/11/2012



U. S. Department of Justice

***United States Attorney
Central District of California***

*James C. Hughes
Assistant United States Attorney
Telephone: (213) 894-4961
Facsimile: (213) 894-0115
Email: james.hughes2@usdoj.gov*

*Room 7211 Federal Building
300 N. Los Angeles Street
Los Angeles, CA 90012*

November 13, 2012

Denise Elizabeth
Denise Elizabeth Lam
622 South Broadway #5
Redondo Beach, California 90277

Re: *Denise Elizabeth v. Timothy Franz Geithner*
Case No.: CV 12-7719 CAS (WBK)

Dear Ms. Lam:

Local Rule 7-3 of the Central District of California requires that counsel contemplating the filing of any motion shall first contact opposing counsel to discuss thoroughly the substance of the contemplated motion and any potential resolution.

In compliance with this rule, I am contacting you to advise you that the Government anticipates filing a motion to dismiss your recent complaint in this case. Specifically, the Government will assert that:

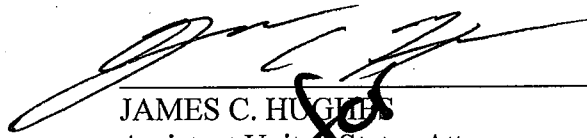
- a. The Court lacks subject-matter jurisdiction over any discernible claims in the complaint;
- b. You have not properly served the United States as required by the Federal Rules of Civil Procedure;
- c. You have failed to state a claim on which relief may be granted; and
- d. You have failed to comply with Rule 8 of the Federal Rules of Civil Procedure requiring a short and plain statement of (1) the grounds for the Court's jurisdiction and (2) the claim showing that you are entitled to relief.

Authority in support of the Government's anticipated motion include the following cases in which complaints similar to yours have been dismissed: *Ruiz v. Geithner*,¹ *Holman v. Paulson*,² and *Keith v. Everson*³ which cites to several other cases dismissing similar complaints.

Please contact me no later than November 19, 2012, so that we may discuss this matter. I may be reached at (213) 894-4961.

Very truly yours,

ANDRÉ BIROTTE JR.
United States Attorney


JAMES C. HUGHES
Assistant United States Attorney

Refusal
Cause

¹ 2009 WL 3232160 (S.D. Cal. 2009)

² 2009 WL 1465461 (E.D. N.C. 2009)

³ 2004 WL 2601073 (D.Nev. 2004)



Denise Elizabeth
622 S. Broadway #5
Redondo Beach, California.
[90277]

United States District Court
for the Central District of California
312 North Spring Street
Los Angeles, California.
[90012-4701]

Registered mail # RE 370 576 708 US

Dear clerk;

Please file this refusal for cause in the case jacket of Article III case CV12-7719 CAS (VBKx). This is evidence if this presenter claims I have obligations to perform or makes false claims against me in the future. A copy of this instruction has been sent with the original refusal for cause back to the presenter in a timely fashion.

Certificate of Mailing

My signature below expresses that I have mailed a copy of the presentment, refused for cause with the original clerk instruction to the district court and the original presentment, refused for cause in red ink and a copy of this clerk instruction has been mailed registered mail as indicated back to the presenter within a few days of presentment.

denise elizabeth

Denise Elizabeth



James C. Hughes
Room 7211 Federal Building
300 N. Los Angeles Street
Los Angeles
California
[90012]

Registered mail # RE 370 576 711 US

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